UNITED STATE	S DISTRICT COURT
	trict of Connecticut
Jewish Federation of Metropolitan Chicago,	
V.	SUMMONS IN A CIVIL CASE
Bayou Management, LLC; Samuel Israel, III; Daniel Marino Bayou Group, LLC; Bayou Securities, LLC; Bayou Advisors LC; Bayou Equities, LLC; Bayou Fund, LLC; Bayou Super Fund, LLC; Bayou No Leverage Fund; LLC; Bayou Affiliates Fund, LLC; Bayou Accredited Fund, LLC; Bayou Offshore Fund A, Ltd; Bayou Offshore Fund A, Ltd; Bayou Offshore Fund C, Ltd; Bayou Offshore Fund D, Ltd; Bayou Offshore Fund E, Ltd; Bayou Offshore Fund E, Ltd; Bayou Offshore Fund F, Ltd; Bayou Offshore Fund F, Ltd; Bayou Offshore Master Fund, Ltd; and oes 1-25, Inclusive.	CASE NUMBER: 3 () 5
TO: (Name and address of Defendant) Bayou Management, LLC 40 Signal Road Stamford, CT 06902	
YOU ARE HEREBY SUMMONED and required to service to Service to D.B. Sinclair, Seyfarth Shaw LLP, Two Massachusetts 02210	ve on PLAINTIFF'S ATTORNEY (name and address) Seaport Lane, Suite 300, Boston,
YOU ARE HEREBY SUMMONED and required to service to Service to D.B. Sinclair, Seyfarth Shaw LLP, Two Massachusetts 02210	ve on PLAINTIFF'S ATTORNEY (name and address) Seaport Lane, Suite 300, Boston,
YOU ARE HEREBY SUMMONED and required to service. Kent D.B. Sinclair, Seyfarth Shaw LLP, Two Massachusetts 02210 an answer to the complaint which is served on you with this sum of this summons on you, exclusive of the day of service. If you the relief demanded in the complaint. Any answer that you serve Court within a reasonable period of time after service.	Seaport Lane, Suite 300, Boston, mons, within 20 days after service
an answer to the complaint which is served on you with this sum of this summons on you, exclusive of the day of service. If you the relief demanded in the complaint. Any answer that you serve	Seaport Lane, Suite 300, Boston, mons, within 20 days after service

U.S. DISTRICT COURT DISTRICT OF CONNECTICUT

FILED

UNITED STATES DISTRICT COURT

2005 SEP 16 P 4: 02

ss: Hartford, Septembern 89,00005

DISTRICT OF CONNECTICUT

Then and there by virtue hereof, I diligently searched my precincts to locate the agent for service for the within named defendant foreign limited liability company, BAYOU LLC, but could not find one. MANAGEMENT, Therefore, pursuant to C.G.S. §34-225, I served the Secretary of State, of the State of Connecticut, a true and attested copy of the original Summons in a Civil Action, Complaint, Civil Action Cover Sheet, Jewish Federation of Metropolitan Chicago's Ex Parte Motion for Temporary Restraining Order to Preserve Status Quo; Memorandum in Support of Plaintiff's Ex Parte Motion for Temporary Restraining Order to Preserve Status Quo; Affidavit of David R. Brief, Plaintiff's Motion for Expedited Discovery and Preservation of Documents; Memorandum in Support of Plaintiff's Motion for Expediated Discovery and Preservation of Documents; Jewish Federation of Metropolitan Chicago's Corporate Disclosure Statement; Statement by Counsel, Motion for Admission of Visiting Attorney (William L. Prickett); Affidavit of William L. Prickett in Support of Motion for Admission of Visiting Attorney to Appear as Counsel for Plaintiff Federation of Metropolitan Chicago; Motion for Admission of Visiting Attorney of (Jodi D. Luster); Affidavit of Jodi D. Luster in Support of Motion for Admission of Visiting Attorney to as Counsel for Plaintiff Jewish Appear Federation of Metropolitan Chicago; Notice of Manuel Filing of Exhibits to Memorandum in Support of Plaintiff's Ex Parte Motion for Temporary Restraining Order to Preserve Status Quo, Notice to Counsel and Pro Se Parties, two Orders issued by the Court on September 6, 2005; Temporary Restraining Order and Order to Show Cause and Ruling and Order with my endorsement thereon and paid the legal fee of \$25.00, pursuant to C.G.S. §34-225.

And afterwards, on September 11, 2005, in the Town of Bedford Corners, New York, I served the within named defendant, **BAYOU MANAGEMENT, LLC,** by depositing at the Post Office, a letter, certified mail, return receipt requested addressed:

Bayou Management, LLC 40 Signal Road Stamford, CT 06902;

receiving therefore the post office receipt hereto annexed. Said letter contained a true and attested copy of the original Summons in a Civil Action, Complaint, Civil Action Cover Sheet, Jewish Federation of Metropolitan Chicago's Ex Parte Motion for Temporary Restraining Order to Preserve Status Quo; Memorandum in Support of Plaintiff's Ex Parte Motion for Temporary Restraining Order to Preserve Status Quo; Affidavit of David R. Brief, Plaintiff's Motion for Discovery Expedited and Preservation of Documents; Memorandum in Support of Plaintiff's Motion for Expediated Discovery and Preservation of Documents; Jewish Federation of Metropolitan Chicago's Corporate Disclosure Statement; Statement by Counsel, Motion for Admission of Visiting Attorney (William L. Prickett); Affidavit of William L. Prickett in Support of Motion for Admission of Visiting Attorney to Appear as Counsel for Plaintiff Federation of Metropolitan Chicago; Motion for Admission of Visiting Attorney of (Jodi D. Luster); Affidavit of Jodi D. Luster in Support of Motion for Admission of Visiting Appear as Counsel for Plaintiff Jewish Attorney to Federation of Metropolitan Chicago; Notice of Manuel Filing of Exhibits to Memorandum in Support of Plaintiff's Ex Parte Motion for Temporary Restraining Order to Preserve Status Quo, Notice to Counsel and Pro Se Parties, two Orders issued by the Court on September 6, 2005; Temporary Restraining Order and Order to Show Cause and Ruling and Order with my endorsement thereon.

And afterwards, on September 11, 2005, in the Town of Bedford Corners, New York, I served the within named defendant, BAYOU MANAGEMENT, LLC, by leaving at the usual place of abode of Sam Israel, III, its Registered Agent, who is duly authorized to accept service, a true and attested copy of the original Summons in a Civil Action, Complaint, Civil Action Cover Sheet, Jewish Federation of Metropolitan Chicago's Ex Parte Motion for Temporary Restraining Order to Preserve Status Quo; Memorandum in Support of Plaintiff's Ex Parte Motion for Temporary Restraining Order to Preserve Status Quo; Affidavit of David R. Brief, Plaintiff's Motion for Expedited Discovery and Preservation of Documents; Memorandum in Support of Plaintiff's Motion for Expediated

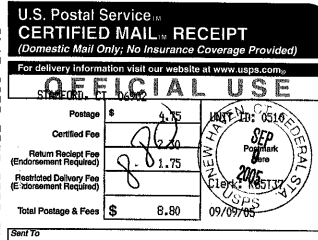
Discovery and Preservation of Documents; Jewish Federation of Metropolitan Chicago's Corporate Disclosure Statement; Statement by Counsel, Motion for Admission of Visiting Attorney (William L. Prickett); Affidavit of William L. Prickett in Support of Motion for Admission of Visiting Attorney to Appear as Counsel for Plaintiff Federation of Metropolitan Chicago; Motion for Admission of Visiting Attorney of (Jodi D. Luster); Affidavit of Jodi D. Luster in Support of Motion for Admission of Visiting Attorney to Appear as Counsel for Plaintiff Jewish Federation of Metropolitan Chicago; Notice of Manuel Filing of Exhibits to Memorandum in Support of Plaintiff's Ex Parte Motion for Temporary Restraining Order to Preserve Status Quo, Notice to Counsel and Pro Se Parties, two Orders issued by the Court on September 6, 2005; Temporary Restraining Order and Order to Show Cause and Ruling and Order with my endorsement thereon.

ATTEST:

ROBERT S. MILLER STATE MARSHAL NEW HAVEN COUNTY

FEES FOR ENTIRE LAW SUITT:

Service Fee \$ 730.00 Copies 900.00 Endorsements 19.60 Travel 225.00 Sectry. State 425.00 Certified Mail 88.00 \$2,387.60



Bayou Management, LLC

See Reverse for Instructions

40 Signal Road

Stamford, CT 06902

1 397E 2000 077E E0

Street, Apt. No.:

PS Form 3800, June 2002

or PO Box No. City, State, ZIP+4